# Second Regular Session Seventy-first General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 18-0867.01 Michael Dohr x4347

**HOUSE BILL 18-1404** 

#### HOUSE SPONSORSHIP

Coleman and Williams D.,

### SENATE SPONSORSHIP

Marble and Lundberg,

# **House Committees**

#### **Senate Committees**

Judiciary

#### A BILL FOR AN ACT

101 CONCERNING PUBLIC DISCLOSURE OF A COMPLETED PEACE OFFICER
102 INTERNAL INVESTIGATION FILE.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill makes an internal investigation file (file) of a peace officer for in-uniform or on-duty conduct that involves a member of the public subject to an open records request. The bill requires some information to be redacted before complying with the open records request. The bill allows the custodian of the file to first provide a summary of the file to the requester and then allows the requester access

HOUSE srd Reading Unamended May 3, 2018

> Amended 2nd Reading May 2, 2018

to the file after the requester has reviewed the summary. Under the bill, a custodian of a file in which there is an ongoing criminal case can deny inspection of the file. The file becomes open for inspection after all the charges are dismissed or the defendant is sentenced.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 24-72-305, amend
3	(5) as follows:
4	24-72-305. Allowance or denial of inspection - grounds -
5	procedure - appeal. (5) (a) On the ground that disclosure would be
6	contrary to the public interest, and unless otherwise provided by law, the
7	custodian may deny access to records of investigations conducted by or
8	of intelligence information or security procedures of any sheriff, district
9	attorney, or police department or any criminal justice investigatory files
10	compiled for any other law enforcement purpose.
11	(b) (I) PRIOR TO DETERMINING WHETHER DISCLOSURE WOULD BE
12	CONTRARY TO THE PUBLIC INTEREST, THE CUSTODIAN SHALL PERFORM AN
13	INDIVIDUALIZED ANALYSIS OF EACH OF THE SPECIFIC RECORDS REQUESTED
14	BY BALANCING:
15	(A) THE PRIVACY INTERESTS OF THE INDIVIDUAL WHO MAY BE
16	IMPACTED BY A DECISION TO ALLOW INSPECTION;
17	(B) THE AGENCY'S INTEREST IN KEEPING CONFIDENTIAL
18	INFORMATION CONFIDENTIAL;
19	(C) THE AGENCY'S INTEREST IN PURSUING ONGOING
20	INVESTIGATIONS WITHOUT COMPROMISING THEM;
21	(D) THE PUBLIC PURPOSE TO BE SERVED IN ALLOWING INSPECTION;
22	AND
23	(E) OTHER PERTINENT CONSIDERATIONS RELEVANT TO THE

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PARTICULAR REQUEST.
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2 (II) THE FOLLOWING PROVISIONS ONLY APPLY TO RECORDS
3 REGARDING AN INTERNAL INVESTIGATION RELATED TO THE ON-DUTY OR
4 IN-UNIFORM CONDUCT OF A PEACE OFFICER, AS DESCRIBED IN PART 1 OF
5 ARTICLE 2.5 OF TITLE 16, INVOLVING A MEMBER OF THE PUBLIC:

(A) When the custodian is performing the balancing test in subsection (5)(b)(I) of this section regarding an internal investigation record related to the on-duty or in-uniform conduct of a peace officer, as described in part 1 of article 2.5 of title 16, involving a member of the public, the custodian shall adhere to the following principles. There is a compelling public interest in public inspection of completed internal investigation files related to a peace officer's on-duty or in-uniform conduct involving a member of the public; public access to internal investigation files enhances the effectiveness of internal investigations, rather than impairing them; and transparency enhances public confidence in the agency. Peace officers do not have a reasonable expectation of privacy in on-duty or in-uniform conduct involving a member of the public.

(B) IF, AFTER PERFORMING THE BALANCING TEST IN SUBSECTION (5)(b)(I) OF THIS SECTION, THE CUSTODIAN MAKES A PRELIMINARY DETERMINATION THAT THE FACTORS WEIGH AGAINST RELEASE, THE CUSTODIAN SHALL CONSIDER WHETHER REDACTION OF THE RECORDS WOULD SATISFY THIS SECTION'S OBJECTIVE OF DISCLOSURE WHILE ALSO ADDRESSING PRIVACY CONCERNS. THE CUSTODIAN SHALL REDACT SPARINGLY IN ORDER TO MAXIMIZE THE AMOUNT OF INFORMATION AVAILABLE TO THE PUBLIC.

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1	(C) IF, AFTER PERFORMING THE REQUIRED BALANCING TEST AND
2	CONSIDERING REDACTION, THE CUSTODIAN DETERMINES THAT THE
3	FACTORS WEIGH AGAINST RELEASE, THE CUSTODIAN MAY DENY
4	DISCLOSURE OF THE RECORDS OR ANY PORTION THEREOF.
5	(D) IF THE CUSTODIAN DENIES DISCLOSURE OF THE RECORDS, THE
6	CUSTODIAN SHALL UPON REQUEST PROVIDE THE REQUESTER WITH A
7	WRITTEN EXPLANATION OF THE BASIS FOR THE DENIAL AS TO EACH
8	RECORD DENIED, INCLUDING ARTICULATION OF THE CUSTODIAN'S
9	BALANCING OF THE PUBLIC AND PRIVATE INTERESTS.
10	(E) ANY LOCAL POLICY, LOCAL RULE, OR ORDINANCE THAT
11	PROHIBITS CUSTODIANS FROM DISCLOSING RECORDS OF CLOSED INTERNAL
12	INVESTIGATIONS RELATED TO ON-DUTY OR IN-UNIFORM CONDUCT OF A
13	PEACE OFFICER, AS DESCRIBED IN PART 1 OF ARTICLE 2.5 OF TITLE 16,
14	INVOLVING A MEMBER OF THE PUBLIC IS UNENFORCEABLE; EXCEPT THAT
15	THE CUSTODIAN OF AN INTERNAL INVESTIGATION MAY DENY INSPECTION
16	IF THE INSPECTION IS PROHIBITED BY RULES PROMULGATED BY THE
17	SUPREME COURT OR BY A COURT ORDER AND THE CUSTODIAN MAY DENY
18	INSPECTION PURSUANT TO APPLICATION OF SUBSECTION (5)(a) OF THIS
19	SECTION AND SUBSECTION (5)(b) OF THIS SECTION.
20	SECTION 2. Act subject to petition - effective date. This act
21	takes effect at 12:01 a.m. on the day following the expiration of the
22	ninety-day period after final adjournment of the general assembly (August
23	8, 2018, if adjournment sine die is on May 9, 2018); except that, if a
24	referendum petition is filed pursuant to section 1 (3) of article V of the
25	state constitution against this act or an item, section, or part of this act
26	within such period, then the act, item, section, or part will not take effect
27	unless approved by the people at the general election to be held in

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- November 2018 and, in such case, will take effect on the date of the
- 2 official declaration of the vote thereon by the governor.

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